

**INDEX TO
EVIDENTIARY HEARING TRANSCRIPTS
DR. JOSEPH SOLOMKIN
SEPTEMBER 24, 2007
DIRECT EXAMINATION: PAGES 5-44
CROSS EXAMINATION: PAGES 44-56**

IMPRESSIVE CREDENTIALS IN THE AREA OF INFECTIOUS DISEASES

- CURRENTLY PROFESSOR OF SURGERY
AT THE UNIVERSITY OF CINCINNATI
COLLEGE OF MEDICINE AND HOSPITAL.....5, LINES 7-9
- GRADUATE OF HARVARD COLLEGE.....7, LINES 7-9
- GRADUATE OF ALBERT EINSTEIN COLLEGE OF MEDICINE.....7, LINES 10-12
- STUDIED INFECTIONS DURING RESIDENCY
AT THE UNIVERSITY OF MINNESOTA.....6, LINES 4-7
- COMPLETED RESIDENCY AND BECAME
BOARD CERTIFIED IN 1980.....7, LINES 5-6
- RECEIVED A FELLOWSHIP FROM THE NATIONAL
INSTITUTE OF HEALTH TO CONTINUE WORK
IN MINNESOTA.....6, LINES 8-10
- RECRUITED TO THE UNIVERSITY OF CINCINNATI
TO WORK IN THE AREA OF SURGICAL INFECTIONS.....6, LINES 11-16
- DEVELOPED A DIVISION OF SURGICAL INFECTIONS
AT THE UNIVERSITY OF CINCINNATI.....6, LINES 16-18
- HAS DONE “HANDS-ON” SURGERY SINCE THE 1970’S.....7, LINES 1-5
- HAS PREVIOUSLY BEEN QUALIFIED AS AN
EXPERT AND HAS HAD TESTIMONY ACCEPTED
AS AN EXPERT.....7, LINES 21-23

HIRED TO EDUCATE ATTORNEY SANKS ON THE EIKENELLA ISSUE

- AGREES JONES'S ATTORNEYS SOUGHT OUT HIS SERVICES;
HE DID NOT SOLICIT HIMSELF.....46, LINES 8-9
- AGREES ATTORNEY SANKS EXERCISED PROFESSIONAL
JUDGMENT BY CONTACTING HIM ABOUT THE
EIKENELLA ISSUE.....45, LINES 20-23
- PERCIEVED HIS ROLE TO BE TO EDUCATE
ATTORNEY SANKS ON THE EIKENELLA ISSUE.....46, LINES 19-21

AGREED TO BE DEPOSED BY ATTORNEY SANKS

- AGREES ATTORNEY SANKS ORIGINALLY SOUGHT
HIS LIVE TESTIMONY IN COURT.....48, LINES 23-25
- COULD NOT TESTIFY LIVE BECAUSE HE WAS OUT OF
THE COUNTRY ON THOSE DATES.....49, LINES 1-2
- AGREES HE AGREED TO BE DEPOSED EVEN THOUGH
HE KNEW HE WOULD NOT HAVE AN OPPORTUNITY
TO REVIEW DR. MCDONOUGH'S TESTIMONY PRIOR TO HIS
DEPOSITION.....52, LINES 24-25
53, LINES 1-3

REVIEWED JONES'S MEDICAL RECORDS PRIOR TO HIS DEPOSITION

- AGREES HE REVIEWED INTRA-OPERATIVE AND
OPERATIVE REPORTS ON JONES'S HAND SURGERY
PRIOR TO HIS DEPOSITION.....54, LINES 1-5
- AGREES HE TOOK HIS TIME WHEN HE REVIEWED
THOSE MATERIALS.....54, LINES 6-8
- AGREES ATTORNEY SANKS AT NO TIME TOOK THE
REPORTS AWAY FROM HIM OR REFUSED TO ALLOW HIM TO

- LOOK AT THEM.....54, LINES 9-11
- AGREES, AS A RESULT OF REVIEWING THOSE REPORTS,
HE WAS ABLE TO OFFER MEDICAL OPINIONS AS TO HOW
JONES’S HAND BECAME INFECTED.....54, LINES 12-21
 - AGREES HE AT NO TIME ASKED TO REVIEW
ANYTHING IN ADDITION TO THE
INTRA-OPERATIVE AND OPERATIVE REPORTS
ON JONES’S HAND SURGERY.....55, LINES 5-7
 - AGREES HIS MEDICAL OPINION WOULD NOT
HAVE CHANGED IF HE HAD MORE TIME TO
REVIEW THE INTRA-OPERATIVE AND OPERATIVE
REPORTS ON JONES’S HAND SURGERY.....55, LINES 21-25
- 56, LINES 1-6